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REVENUE & DISASTER MANAGEMENT DEPARTMENT

NOTIFICATION

The 12th December, 2024

S.R.O. No.660/2024—The following draft of certain rules further to amend the Odisha Government Land Settlement Rules, 1983 which the State Government propose to make in exercise of the powers conferred by Section 8- A of the Odisha Government Land Settlement Act, 1962 (Odisha Act 33 of 1962), is hereby published as required under sub-section (1) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after expiry of a period of thirty days from the date of publication of this notification in the *Odisha Gazette*.

Any objection or suggestion which may be received from any person with respect to the said draft before expiry of the period specified above will be considered by the State Government.

Draft

1. Short title and Commencement.— (1) These rules may be called the Odisha Government Land Settlement (Second Amendment) Rules, 2024.

(2) They shall come into force on the date of their publication in the *Odisha Gazette*.

2. In the Odisha Government Land Settlement Rules, 1983 (hereinafter referred to as the said rules), in rule 2, in sub-rule (1), —

(a) in clause (dd), for item (ii), the following item shall be substituted, namely: —

“(ii) owns homestead land less than one- twenty fifth of an acre;”

(b) in clause (h), for item (ii), the following item shall be substituted, namely: —

“(ii) the area of jurisdiction of a Development Authority or a Regional Improvement Trust, or”.

3. In the said rules, in rule 7, —

(a) for sub- rule (2), the following sub- rule shall be substituted, namely:—

“(2) The extent of land to be settled in favour of a homesteadless person shall be such that the land so settled with him together with the homestead land, if any owned by him and the homestead land owned by all the members of his family who are living with him in common mess, shall, on no account, exceed one- twenty fifth of an acre. Where the land is not sufficient to accommodate all such persons, settlement shall be made subject to the limit of availability.”

(b) after sub-rule (2), the following sub-rule shall be inserted, namely: —

“(3) The land settled in favour of a homesteadless person shall be heritable but not transferable.”.

4. In the said rules, in Schedule II, against serial No. 9, for the words “Not exceeding ten decimals” appearing under Column (4), the words “Less than one- twenty fifth of an acre” shall be substituted.

[No.44022—RDM-LRGEA-STATUT-0003/2024/R&DM.]

By Order of the Governor

DEORANJAN KUMAR SINGH

Additional Chief Secretary to Government